UNITED STATES DISTRICT COURT DISTRICT OF MASSACHUSETTS

SCOTT RODGERS)	C.A. No. 04-11842-PBS
Plaintiff,)	
)	
V.)	
)	
CORRECTION OFFICER ORCHID,)	
UNKNOWN CORRECTION OFFICER JOHN)	
DOE, JOE WHITMORE, DR. HOWARD,)	
JOHN SMITH, PLYMOUTH COUNTY)	
Defendants.)	
)	

ASSENTED-TO MOTION TO EXTEND TIME FOR DISCOVERY

Now comes the Plaintiff in the above-entitled matter and hereby moves this Court for an additional sixty days to complete discovery. As grounds therefore, the Plaintiff states the following:

- Additional time is needed to take the parties' depositions and to complete discovery requests.
- 2. Counsel for all Defendants assent to this motion.

Respectfully submitted, The Plaintiff Scott Rodgers, By his attorneys,

DATED: December 23, 2005

//s// Michael Tumposky
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Jessica D Hedges (BBO No. 645847)
Michael Tumposky (BBO No. 660618)
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CERTIFICATE OF SERVICE

I, Michael Tumposky, hereby certify that on this 23rd day of December, 2005, I served a true and correct copy of the foregoing where unable to do electronically on all counsel of record in this matter.

//s//Michael Tumposky
Michael Tumposky